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**7** *Attorneys for Plaintiffs*  
**8** TRAFFICSCHOOL.COM, INC. and  
DRIVERS ED DIRECT, LLC

UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA

12 TRAFFICSCHOOL.COM, INC., a  
13 California corporation; DRIVERS ED  
14 DIRECT, LLC, a California limited  
liability company.

15 | Plaintiffs.

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17 EDRIVER, INC., ONLINE GURU,  
18 INC., FIND MY SPECIALIST, INC.,  
19 and SERIOUSNET, INC., California  
corporations; RAVI K. LAHOTI, RAJ  
LAHOTI, individuals.

20 | Defendants.

CASE NO. CV 06-7561 PA (CWx)

## *The Honorable Percy Anderson*

**DECLARATION OF JOSEPHINE A.  
BROSAS IN SUPPORT OF JOINT *EX  
PARTE* APPLICATION FOR  
CORRECTION OF THE COURT'S  
MAY 3, 2012 ORDER RE:  
ATTORNEYS' FEES AND COSTS**

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**1                    DECLARATION OF JOSEPHINE A. BROSAS**

**2** I, Josephine A. Brosas, declare as follows:

**3**        1. I am an attorney duly admitted to practice in all of the courts of the State  
**4** of California and I am an associate with Lewis Brisbois Bisgaard & Smith LLP,  
**5** attorneys of record for Plaintiffs TRAFFICSCHOOL.COM, INC. and DRIVERS ED  
**6** DIRECT, LLC herein. The facts set forth herein are of my own personal knowledge,  
**7** and if sworn I could and would competently testify thereto.

**8**        2. On May 16, 2012, I called the Court Clerk, Mr. Paul Songco, as a follow  
**9** up to my phone call to him the previous week regarding correction of  
**10** clerical/typographical errors in the Court's May 3, 2012 Award of Attorney's Fees and  
**11** Costs (Docket Entry No. 332) (i.e., the references to "Ravi K. Hahoti" and "Raj  
**12** Hahoti"). He informed me that likely by the end of that week the Court will issue an  
**13** amendment correcting these errors.

**14**       3. On Monday, May 21, 2012, I again followed up with Mr. Songco given  
**15** that no amendment had been entered by the Court. He informed me that the Court had  
**16** decided not to issue any amendment or corrections, and in order to make the  
**17** corrections, Plaintiffs should proceed with filing an *Ex Parte* Application to the Court.

**18**       4. On Tuesday, May 22, 2012, at around 12:20 p.m., I left a voice mail with  
**19** Defendants' counsel, Mr. Andrew Serwin of Foley & Lardner LLP, informing him of  
**20** the substance and grounds for Plaintiffs' anticipated *Ex Parte* Application to the Court.  
**21** I informed him that Plaintiffs will be filing an *Ex Parte* application on May 23, 2012 to  
**22** correct a typographical error regarding the award for plaintiffs' motion for attorneys'  
**23** fees and costs, specifically to correct the references to "Hahoti" on page 1 of D.E. #  
**24** 332.

**25**       5. On May 22, 2012, at around 2:30 p.m., Mr. Serwin called me back and  
**26** informed me that Defendants will stipulate to the requested correction and join in the  
**27** Application.

1 I declare under penalty of perjury under the laws of the United States of America that  
2 the foregoing is true and correct and that this declaration was executed on May 23,  
3 2012, at Los Angeles, California.

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5 /s/ Josephine Brosas

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Josephine A. Brosas